SEP 13 2019

Empress Ninti El Bey, A Full Equity Moor 401 Hawthorne Lane 110-289 Imperial City, North Carolina Territory near [28204]

US DISTRICT COURT WESTERN DISTRICT OF NC

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United States District Court

Western District of North Carolina

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Case No.: 3:19 CV 453- GM Empress Ninti El Bey, A Full Equity Aborigine Moor, Claimant, Demand for Payment After vs. Default and Breach State of North Carolina Inc, Complaint Attorney General of North Carolina Roy Cooper, Jointly and Severally Defendants

- The Claimant/Plaintiff is a Full Equity Indigenous Inhabitant of America. Claimant is a party to a settlement contract/ agreement made by Attorney General Roy Cooper in year 2011.
- State of North Carolina and all responsible parties to the said contract/
- agreement created in year 2011 failed to disburse to the claimant.
- Defendant failed to follow statute N.C.G.S. 114-2.4A b(1)(a), 114-2.4A b(2)(a)
- Claimant Empress Ninti El Bey brings forth the following causes of action
- Claimant is an Indigenous Inhabitant Domiciled, North Carolina Territory
- Defendant is a corporation and at the time of this complaint, a resident of Raleigh, North Carolina USA.
- On or about July 1, 2017, Claimant contracted with Defendant to admit or deny
- That payment was owed to the Claimant in the amount of 101,006,000 and was in default.
- On or about November 1, 2017, a valid agreement of default was solidified
- by the Defendants' acquiescence and tacit agreement.
- 5. Defendants have been in Default of the Claimants Payment Demand as of year 2017.

1	6. Defendants have been in Breach of Contract since year 2011.
2	Claimant brings forth the following counts and allegations supporting her claim and demand
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5	cause of action:
6	COUNT 1 - NEGLIGENCE
7	Defendant(s) failed to perform duties pursuant to N.C. statutes and sworn under oath, § 114 - 2. Duties. Defendants failed to follow statutes
8	114-2.4A b(2)(a)(b) failed to disburse payment to a party of a settlement agreement.
9	COUNT 2 - BREACH OF CONTRACT
10	(a) Acting Attorney General Roy Cooper failed to carry out the terms of the contract as described by the N.C.G.S. 114-2.4A b(1)(a)in year 2011.
11	(b) AG Roy Cooper failed to carefully carry out his contractual obligation
12	to fulfill the terms of his office as Attorney General of the State of North Carolina in 2011, while making agreements for the State of NC.
13	DAMAGES Demand for Relief
14	WHEREFORE, Claimant demands compensatory and punitive damages pursuant to Uniform
15	Commercial Code Article 9; UCC 9-607, UCC 9-203, UCC 9-609 and Chapter 25 of
16	North Carolina General Statute in the sum certain amount equal to the default Amount 101,006,000 (One hundred One Million Six Thousand in Lawful Gold Tender Plus 18% interest for every year in default since 2011, together with attorney
17	fees and court costs. Dated this September 12, 2019
18	Emerles //mtickbles
19	Empress Ninti El Bey C/O 401 Hawthorne 110-289
20	Imperial City, North Carolina Territory,
21	near[28204]
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Exhibit List

Attached

- A. Royal Decree/ Status of the Claimant Separate from/ not with the United States or State of
 North Carolina. No fiduciary relationship exists. State
 has no rights to withhold claimed funds of the claimants.
 No Trustee Agreement exists between the Claimant and
 the Defendant. Matters of the Claimant must be
 adjudication pursuant to Article III standards and held in
 'Equity Court'.
- B. Copyright Certificate No.1 Proclaimation Ancient Imperial Moors are out of Interregnum.
- C. Copyright Certificate No.1 American Diplomatic Passport
- D. N.C. Department of Justice Attorney General Reports for the years between 2011-2016.
 Providing a report of the claimants interest as a party to the claim.
- E. Certification and Notary from the North Carolina Legislative Library that claimants copies obtained are authentic signed by Jane W. Basnight.
- F. (F 1-4) Cover pages of N.C. General Assembly meetings and minutes conducted when settlement agreement report was first introduced to General Assembly of North Carolina by Attorney General Roy Cooper.
- G. Letter signed by Kristi Hyman Chief of Staff, describing the various reports/agreements/settlements entered into by the Attorney General of North Carolina whether by court order or Non-Judicial agreement to resolve a matter.

Royal Decree Celestial Empire * Mandate of Heaven



Ab Initio Mundi usque ad hodiernum diem Act of Congress TXU 002-049-663 Imperium Office of the Empress Aborigine of Amexem Government Imperial City, North Carolina Territory

Droit Droit * (Jus Sanguinus & Jus Soli) * Antiquitous * Landlord* Freeholder * Full Equity * Moor

WRIT OF ASSISTANCE

ISSUED TO:

- 1. International Court of Justice/ International Criminal Court Peace Palace Carnegienplein 2, The Hague The Netherlands.
- International Police (INTERPOL).
 Interpol General Secretariat 200, Quai Charles De Gaulle 69006 Lyon France Fax: +33 4 72 44 71 63
- United States Supreme Court,
 Supreme Court of the United States
 1 First Street, NE
 Washington, DC 20543. Telephone: 202-479-3000
- United States Department of Justice U.S. Attorney General 950 Pennsylvania, NW Washington, D.C. 20530-0001
- United States District Court
 Western District of North Carolina
 401 W Trade St #210,
 Charlotte, NC 28202

Dear Correspondents; I Empress Ninti El Bey and We the Aborigine Moors of America have duly Proclaimed,

Declared and Affirmed our Independence from foreign interests/ Colonial Christian Powers/ Corporate States on our land (America). This includes but not limited to the U.S./ UNITED STATES, INC./ UNITED STATES TRUST. I/

We are completely separate and apart from all Quasi-Governmental Entities upon our land. I/ We represent the Dejure Government, the People of the Land and the Land itself (Turtle Island).

NOTICE: If this court requires that the sovereign Matriarch of Aboriginal Status to pay tax and cost to initiate the foregoing federal lawsuit 'Demand for Payment after Default'. The Indigenous Inhabitant shall not lawfully make payment with fiat currency which is unlawful and a violation to our Charter of the Aborigine of Amexem. Empress Ninti El Bey's has been properly presented for the record, in the event that it is not respected and a 'FEE' is required it shall be done under duress. We thank all correspondents in advance for your support in executing this Writ of Assistance for this momentous addition to the world travel environment. Electronic Signature Legally Binding;

Authorities

- 1. UNCITRAL Model Law on Electronic Commerce, Articles 5, 6, and 7.
- 2. UNIFORM ELECTRONIC TRANSACTIONS ACT (1999).
 - 3. This e-mail legal notice is enforceable and binding on the recipient / addressee in terms of sections 11(1) to 11(3) of the Electronic Communications and Transactions ("ECT") Act 25 of 2002.

Sincerely,
Her Majesty, In Absolute
U'rika Michelline Ramseur -Empress Ninti El Bey
Mailing address in America: Empress Ninti El Bey
401 Hawthorne Lane 110-289
Imperial City, North Carolina
Territory [28204]

* Droit Droit * (Jus Sanguinus & Jus Soli) * Antiquitous Landlord* Freeho

EX B Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

Acting United States Register of Copyrights and Director

Registration Number

TXu 2-049-663

Effective Date of Registration:

August 08, 2016

Title	
Title of Work:	Proclamation- Ancient Imperial Moors Are Out Of Interregnum
Completion/Publication	
Year of Completion:	2016
Author	
• Author: Author Created: Work made for hire: Pseudonymous:	Urika Michelline Ramseur Text No Yes
Copyright Claimant	
Copyright Claimant:	Ninti Elbey 401 Hawthorne Ln # 110-289, Charlatte, NC, 28204
Limitation of copyright cla	im
Material excluded from this claim: Basis of current registration:	Text This is a changed version of the work.
New material included in claim:	Text
Certification	
Name: Date:	Urika Michelline Ramseur August 08, 2016

EX.C Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

United States Register of Copyrights and Director

Registration Number

TXu 2-150-813

Effective Date of Registration: May 08, 2019

Title Title of Work: American Diplomatic Passport Completion/Publication Year of Completion: International Standard Number: ISBN 978-1-7330232-9-0 Author Pseudonym: Urika M Ramseur Author Created: text, artwork Work made for hire: No Citizen of: not known Domiciled in: not known Copyright Claimant Copyright Claimant: Ninti El Bey 401 Hawthorne Lane 110-289, Charlotte, NC, 28204 Limitation of copyright claim Material excluded from this claim: previously registered photographs

Rights and Permissions

Previous registration and year:

New material included in claim:

Name: Ninti El Bey

Email: cherokeenation@protonmail.com
Address: 401 Hawthorne Lane 110-289
Charlotte, NC [28204] not known

TXu002049663, 2016

text, artwork

Certification





Assets of ELBEY: Ninti ON STATE of North Carolina's Escrow Ledger

> Legislative Report -- October, 2011 NC Gen. Stat. §114-2.6

Case Name	Docket Number	Court/Agency	Claim Amount	Million \$	Constitutionality	Statute/Provision	Summary
CASE NOTICE		Courty Agency	Clarit Aniount	Claim	Claim	Statute, 1 Tousion	1
dwards, Burton v. State of lorth Carolina	10 CV 1314	NC Superior Court	\$0.00			Plaintiff declares Felony Firearms Act is unconstitutional as applied to him and therefore seeks to restore his right to purchase, own, or possess firearms.	Plaintiff declares Felony Firearms Act is unconstitutional as applied to him and therefore seeks to restore his right to purchase, own, or possess firearms.
dwards, Harry v. State of North arolina	10CV1313	NC Superior Court	\$0.00		х	Plaintiff declares Felony Firearms Act is unconstitutional as applied to him and therefore seeks to restore his right to purchase, own, or possess firearms.	Plaintiff declares Felony Firearms Act is unconstitutional as applied to him and therefore seeks to restore his right to purchase, own, or possess firearms.
state of Esther Brown v. ttorney General	2:07-CV-7	Federal District Court	\$10,000,000.00	х			Section 1983 civil rights violation allegation. Plaintiff alleges the Attorney General's office failed to investigate local death in Halifax County.
vans, Larry v. Somers, S., et al	5:10-CT-3092-FL	Federal District Court	\$8,500,000.00	х			Prisoner Litigation
aith Works Community arvices, Inc. v. DMA, NC DHHS	11 DHR 10249	NC Administrative Agency	\$1,092,097.18	х			Reconsideration Review Decision held on 6/15/11 modified the recoupment from \$1,384,662.00 to \$1,092,097.18.
nmily of the Moors by, for and ith Ninti: El Bey v. State of orth Carolina	÷		\$101,006,000.00	х	Х	NC Gen. Stat. § 114-2.6	Family of the Moors by, for and with Ninti: EL BEY v. The State of North Carolina. Defamation naming Judge Regan Miller - Mecklenburg County.
ee, Sir-Travis v. Boyles (FNU), et	1:10CV00270	Federal District Court	\$1,500,000.00	Х			Prisoner Litigation
LF Construction Corp. v. NC OT	06 CVS 02565	NC Superior Court	\$1,433,966.00	х			Construction Contract Claim, NC Gen. Stat. §136-129

NC Department of Justice- Attorney General's Office

Legislative Report -- April, 2012 NC Gen. Stat. §114-2.6

Case Name	Docket #	Court/Agency	Claim Amount	Million\$	Const Claim	Statute/Provision Challenged	Brief Summary
Donna Pilch v. Roy Cooper	5:11-CV-382-H-2		\$2,000,000.00	Х	Х	Title 42, 1983, 1985, 1986 - civil rights Title 42, 1331 Fed. Question	Civil Rights
Doris Elizabeth H. Wolbert, et al	06-CVS-5343	Civil Superior Court	\$1,000,000.00	x			Highway Condemnation
Eaker, James v. Overturf, CO, et al	1:07CV608		\$10,100,000.00	х			Prisoner Litigation
EISAI, Inc.	10-CVS-2731	Civil Superior Court	\$1,000,000.00	х		,	Highway Condemnation
Erwin W. Parrott, et al	08-CVS-1912	Civil Superior Court	\$1,000,000.00	х			Highway Condemnation
Falling Creek Farms, Inc.	08-CVS-1910	Civil Superior Court	\$1,000,000.00	х			Highway Condemnation
Family of the Moors by, for and with Ninti: El Bey v. The State of North Carolina			\$101,006,000.00	X	Х	N.C.G.S. § 114-2.6	Family of the Moors by, for and with Ninti: EL BEY v. The State of North Carolina. Defamation naming Judge Regan Miller - Mecklenburg County.
Fiseas Partnership, a North Carolina General Partnership	08-CVS-13639	Civil Superior Court	\$1,000,000.00	х			Highway Condemnation
Frank M. Mongelluzzi, et ux,	11-CVS-0200		\$1,000,000.00	х		-	Highway Condemnation

NC Department of Justice- Attorney General's Office

Legislative Report -- October, 2013 NC Gen. Stat. §114-2.6

Case Name	Docket #	Court/Agency	Claim Amount	Million \$ Claim	Constitutional Claim	Statute/Provision Challenged	Brief Summary
Dolven, John M. v. NCDOT, et al	10-CVS20470	NC Superior Court	\$1,000,000.00	×	x	NC Gen. Stat. §§ 136- 18(5), (25) & (29); 136-93.	Constitutional/statutory challenge of DOT driveway permit policy.
Dove, Anthony v. Imelda J. Pate	5:11-CT-3195-80	Federal Court	\$0.00		Х	NC Gen. Stat. §15A-269	Post conviction DNA testing
Dyer, Anne E., et al	09 CVS 0717	NC Superior Court	\$1,000,000.00	х			Highway Condemnation
Edwards, Burton v. State of North Carolina	10CV1314	NC Superior Court	\$0.00		Х	Felony Firearms Act	Plaintiff declares Felony Firearms Act is unconstitutional as applied to him and therefore seeks to restore his right to purchase, own, or possess firearms.
Edwards, Harry v. State of North Carolina	10CV1313	NC Superior Court	\$0.00		X	Felony Firearms Act	Plaintiff declares Felony Firearms Act is unconstitutional as applied to him and therefore seeks to restore his right to purchase, own, or possess firearms.
Eudy, Joseph, et ux	13-CVS-0585	Civil Superior Court	\$1,000,000.00	Х			Highway Condemnation
Family of the Moors by, for and with Ninti: El Bey v. The State of North Carolina			\$101,006,000.00	х	x	NC Gen. Stat. § 114-2.6	Family of the Moors by, for and with Ninti: EL BEY v. The State of North Carolina. Defamation naming Judge Regan Miller - Mecklenburg County.
Fiseas Partnership, a North Carolina General Partnership			\$1,000,000.00	х			Highway Condemnation
Fowler, Steve W. and Elizabeth P.	13 CVS 10989	NC Business Court	\$10,471,588.22	X			Taxpayers contend they are not liable for NC income tax, gift tax, penalities and interest because they were not residents of NC pursuant to N.C. Gen. Stat. § 105-134.1(12) \$ 9,502,000.00

NC Department of Justice - Attorney General's Office

' Page 6

Legislative Report -- October, 2014 NC Gen. Stat. §114-2.6

Case Name	Docket #	Court/Agency	Claim Amount	Million \$ Claim	Constitutional Claim	Statute/Provision Challenged	Brief Summary
Edwards, Harry v. State of North Carolina	10CV1313	NC Superior Court	\$0.00		х	Felony Firearms Act	Plaintiff declares Felony Firearms Act is unconstitutional as applied to him and therefore seeks to restore his right to purchase, own, or possess firearms.
Engelkernier, Darren v. NCDOT	11-CVS-8171	NC Superior Court			х	NC Gen. Stat. §136-44.50, et seq.	Inverse condemnation case. One of multiple cases challenging on its face and by application the provisions of the Transportation Corridor Official Map Act, N.C. Gen. Stat. § 136-44.50, et seq.
Eudy, Joseph, et ux	13-CVS-0585	Civil Superior Court	\$1,000,000.00	Х			Highway Condemnation
Family of the Moors by, for and with Ninti: El Bey v. The State of North Carolina			\$101,006,000.00	х	х	NC Gen. Stat. § 114-2.6	Family of the Moors by, for and with Ninti: EL BEY v. The State of North Carolina. Defamation naming Judge Regan Miller - Mecklenburg County.
Fiseas Partnership, a North Carolina General Partnership			\$1,000,000.00	х			Highway Condemnation
-olk, John A. and Margaret G. v. NCDOT	14-CVS-4809	NC Superior Court			х	NC Gen. Stat. §136-44.50, et seq.	Inverse condemnation case. One of multiple cases challenging on its face and by application the provisions of the Transportation Corridor Official Map Act, N.C. Gen. Stat. § 136-44.50, et seq.
	COA	NC Court of Appeals	\$10,471,588.22	х	:		Taxpayers contend they are not liable for NC income tax, gift tax, penalties and interest because they were not residents of NC pursuant to N.C. Gen. Stat. § 105-134.1(12) \$ 9,502,000.00
ranklin A. Stump Revocable Trust . NCDOT	12-CV5-4853	NC Superior Court				NC Gen, Stat. §136-44.50, et seq.	Inverse condemnation case. One of multiple cases challenging on its face and by application the provisions of the Transportation Corridor Official Map Act, N.C. Gen. Stat. § 136-44.50, et seq.

NC Department of Justice - Attorney General's Office

EX.D.E

Legislative Report -- October, 2015 NC Gen. Stat. §114-2.6

Case Name	Docket #	Court/Agency	Claim Amount	Million \$ Claim	Constitutional Claim	Statute/Provision Challenged	Brief Summary
Eudy, Krone Edward v. NC DOT	12 CVS 4874	NC Superior Court	\$0.00		X	NC Gen. Stat. §136-44.50, et seq.	Inverse condemnation case. One of multiple cases challenging on its face and by application the provisions of the Transportation Corridor Official Map Act, N.C. Gen. Stat. § 136-44.50, et seq.
Evans, Martin J. & Francesca M. Evans v. NC DOT & Wilmington Jrban Area	15 CVS 557	NC Superior Court	\$0.00		х	NC Gen. Stat. §136-44.50, et seq.	Inverse condemnation case. One of multiple cases challenging on its face and by application the provisions of the Transportation Corridor Official Map Act, N.C. Gen. Stat. § 136-44.50, et seq.
abrizio, Jeffrey P. v. NC DOT	15 CVS 2487	NC Superior Court	\$0.00		x	NC Gen. Stat. §136-44.50, et seq,	Inverse condemnation case. One of multiple cases challenging on its face and by application the provisions of the Transportation Corridor Official Map Act, N.C. Gen. Stat. § 136-44.50, et seq.
amily of the Moors by, for and vith Ninti: El Bey v. The State of vorth Carolina			\$101,006,000.00	х	X	NC Gen. Stat. § 114-2,6	Family of the Moors by, for and with Ninti: ELBEY v. The State of North Carolina. Defamation naming Judge Regan Miller - Mecklenburg County.
elts Family Limited Partnership v. North Carolina Department of ransportation	15 CVS 6926	NC Superior Court	\$0.00		X	NC Gen. Stat. §136-44.50, et seq.	Inverse condemnation case. One of multiple cases challenging on its face and by application the provisions of the Transportation Corridor Official Map Act, N.C. Gen. Stat. § 136-44.50, et seq.
luitt, Joe, et ux v. North Carolina Department of Transportation	15 CVS 3214	NC Superior Court	\$0.00		×	NC Gen. Stat. §136-44,50, et seq.	Inverse condemnation case. One of multiple cases challenging on its face and by application the provisions of the Transportation Corridor Official Map Act, N.C. Gen. Stat. § 136-44.50, et seq.

NC Department of Justice - Attorney General's Office

EX.D.6

Legislative Report -- April, 2016 NC Gen. Stat. §114-2.6

		•	N	C Gen. St	at. §114-2.6		
Family of the Moors by, for and with Ninti: El Bey v. The State of North Carolina			\$101,006,000.00	X	X	NC Gen. Stat. § 114-2.6	Family of the Moors by, for and with Ninti: EL BEY v. The State of North Carolina. Defamation naming Judge Regan Miller - Mecklenburg County.
Felts Family Limited Partnership v. North Carolina Department of Transportation	15 CVS 6926	NC Superior Court	\$0.00		х	NC Gen. Stat. §136-44.50, et seq.	Inverse condemnation case. One of multiple cases challenging on its face and by application the provisions of the Transportation Corridor Official Map Act, N.C. Gen. Stat. § 136-44.50, et seq.
Flake, Jr., Wildon C. v. North Carolina Department of Fransportation	15 CVS 4016	NC Superior Court	\$0.00		х	NC Gen. Stat. § 136-44,50, et seq.	Inverse condemnation case. One of multiple cases challenging on its face and by application the provisions of the Transportation Corridor Official Map Act, N.C. Gen. Stat. § 136-44.50, et seq.
Fletcher, J. Brian and wife Fammy Fletcher v. North Carolina Department of Fransportation	15 CVS 7770	NC Superior Court	\$0.00		х	NC Gen. Stat. §136-44.50, et seq.	inverse condemnation case. One of multiple cases challenging on its face and by application the provisions of the Transportation Corridor Official Map Act, N.C. Gen. Stat. § 136-44.50, et seq.
luitt, Joe, et ux v. North Jarolina Department of Transportation	15 CVS 3214	NC Superior Court	\$0.00		х	NC Gen. Stat. §136-44.50, et seq.	Inverse condemnation case. One of multiple cases challenging on its face and by application the provisions of the Transportation Corridor Official Map Act, N.C. Gen. Stat. § 136-44.50, et seq.
olk, John A. and wife, Vlargaret G. Folk v. NC DOT	14 CVS 4809	NC Superior Court	\$0.00		х	NC Gen. Stat. §136-44.50, et seq.	Inverse condemnation case. One of multiple cases challenging on its face and by application the provisions of the Transportation Corridor Official Map Act, N.C. Gen. Stat. § 136-44.50, et seq.

NC Department of Justice - Attorney General's Office

EXIE



NORTH CAROLINA GENERAL ASSEMBLY

Legislative Services Office

Paul Y. Coble, Legislative Services Officer

Legislative Analysis Division 300 N. Salisbury Street, Suite 545 Raleigh, NC 27603-5925 Tel. 919-733-2578 Fax 919-715-5460



CERTIFICATION

I, Jane W. Basnight, am a Reference Librarian in the North Carolina General Assembly Legislative Library.

I certify that the attached documents are true copies of records contained in the Legislative Library, said documents being:

Minutes from the Joint Legislative Commission on Governmental Operations Oct. 27 & Nov. 29, 2011

Signed this 15th day of November 2017.

Jane W. Basnight

Reference Librarian

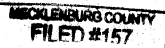
North Carolina Legislative Library

Jane W. Basnight

North Carolina, Wake County

This is to certify that on the 15th day of November 2017, Jane W. Basnight, with whom I am personally acquainted, executed the foregoing instrument before me. Being duly sworn by me, she has made oath that the statements in the foregoing instrument are true.

Notary Public



DEC 1 5 2017

CLERK SUPERIOR COURT



NORTH CAROLINA GENERAL ASSEMBLY Raileigh, Morth Carolina 27601

October 6, 2011

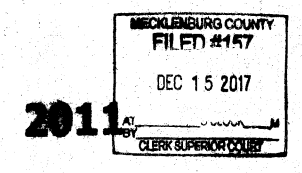
MEMORANDUM

If you are made to the state of the second of the property of the second of the second

Agendes and reports may be accessed by visiting the GovOps website at: handlevers added det/seaccists/DocumentSites/browseDocSite.ass/nID-23 then select Full Commission.

All reports/requests must be submitted to the GovOps e-mail address <u>revensioncles, net</u> no later than 5:00 p.m. on Monday, October 3rd to be considered for the October Meeting.

Interested Parties X





MINUTES

MECKLENBURG COUNTY FILED #157

DEC 15 2017

AT DECEMBER OF COLOR

GENERAL FUND REVENUE

· Canada Pand sevence was \$150 million (3.4%) above \$4.32 billion target

· Sales Tax collections were up 1%

Personal Income collections were up
 4.8%

O BENERO PORT

GENERAL FUND REVENUE



- (3.4%) Shorts \$4.50 oillion target
- · Sales Tax collections were up 1%
- Personal Income collections were up 4.8%

O TEL MENT PORT



State of North Carolina

ROY COOPER ATTORNEY GENERAL Department of Justice PO Box 629 Raleigh, North Carolina 27602

July 23, 2012

Joint Legislative Commission on Governmental Operations Chairs, Senate and House Appropriations Committees Chairs, Senate and House Finance Committees North Carolina General Assembly Raleigh, NC 27601-2808

RE: Report on pending cases challenging the constitutionality of a North Carolina law, pending cases seeking \$1,000,000 or more in damages, and settlements of litigation or potential litigation for \$75,000 or more.

Dear Members:

In accordance with N.C. Gen.Stat. §114-2.6, please find the attached reports which include any lawsuit in which the constitutionality of a North Carolina law has been challenged and any case in which plaintiffs seek in excess of one million dollars (\$1,000,000) in damages. In addition, pursuant to N.C. Gen. Stat. §114-2.4(b), included is the report on all agreements entered into by the State or a State department, agency, institution, or officer to settle or resolve litigation or potential litigation, that involves the payment of public monies in the sum of seventy-five thousand dollars (\$75,000) or more.

Thank you for the opportunity to provide this information. We would be happy to respond to any questions you may have regarding this report.

Very truly yours,

Kristi Hyman Chief of Staff

KH/ml

Request for Hearing

Petitioner/ Plaintiff, Empress Ninti El Bey is requesting a hearing be scheduled within the United States District Court, Western District of North Carolina, with an Article III Judge within an Equity Court of competent jurisdiction for the Petitioners status, 40 days from the date of filing the above title case to verify if the Defendants have made payment owed and To determine liquidation efforts and to request Writ of Possession/ Writ of Seizure of the Defendants assets in an amount worth three times the amount of the debt if current demand is not satisfied within 30 days of this Demand for Payment After Default.

Affirmatively

rubiess municipal

9/12/2019



Empress Ninti El Bey, A Full Equity Moor 401 Hawthorne Lane 110-289 Imperial City, North Carolina Territory near [28204]

CHARLOTTE, NC

SEP 1 3 2019

US DISTRICT COURT

WESTERN DISTRICT OF NC

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State of North Carolina Inc, Office of Attorney General of North Carolina

Josh Stein/Dept of Justice, 114 W Edenton St, Raleigh, NC 27603

Empress Ninti El Bey,

A Full Equity

Claimant,

Aborigine Moor,

vs.

) Case No.:

Summons

A lawsuit has been commenced against you in the above-entitled Court by the Claimant/ Plaintiff. Plaintiff's claim is stated in the Complaint served with this Summons. In order to defend against her lawsuit, you must respond to the Complaint by filing an Answer stating your defense in writing and serviving a copy to the Plaintiff's undersigned attorney within 20 days after the service of this Summons, excluding the day of service. If you served outside the state, you will have 60 days after service of this Summons. A default judgment may be entered agent you without notice.

Dated this 12th day of September, 2019

Empress Ninti El Bey C/O 401 Hawthorne 110-

Imperial City, North Carolina Territory, near[28204]

Summons- 1